Iowa and the plat as filed in the office of the recorder of Madison county, Iowa, and the said discrepancy consists of showing on the said plat certain streets or parts of streets that are not mentioned in the field notes and description of said plat as streets.

2nd. That there is no record showing that the said W. O. Lee complied with the requirements of the statute as to what the owner and proprietor of land should do in order to lawfully plat the same and the said W. O. Lee was at that time the owner and proprietor of the land thus attempted to be platted.

3rd. That the only thing the said W. O. Lee ever did towards having said land platted was to have it surveyed and to have a plat of same as thus surveyed filed for record in the office of recorder of Madison county, Iowa on page 11 of Vol. 31 deed records of land of Madison county, Iowa, and the field notes and description of said plat thus surveyed filed on page 12 of Vol. 31 deed record of land of Madison county, Iowa.

4th. That said plat was surveyed on June 27th, 1893 and ever since then it has been treated by the said W. O. Lee and others as a lawful plat and lots therein have been conveyed and described by means of number and block of

said addition; therefore,

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Plat legalized—pending litigation. That the plat as recorded on page 11 of Vol. 31 and as based upon the field notes and description of said plat thus surveyed filed on page twelve (12) of volume 31 of deed records of land of Madison county, Iowa of W. O. Lee's addition to Macksburg, Iowa, is hereby legalized and given as full force and effect in law as if the said W. O. Lee had fully and completely complied with all the requirements of the statutes required in platting land and the streets and alleys in the said plat dedicated to the public; and the said plat is hereby approved and legalized; but nothing herein shall be construed to affect pending litigation.

SEC. 2. In effect. This act, being deemed of immediate importance, shall take effect from and after its publication in the Register and Leader, a newspaper published in Des Moines, Iowa and The Winterset Madisonian, a newspaper published at Winterset, Iowa as provided by law, without expense to

the state.

Approved April 2, A. D. 1907.

I hereby certify that the foregoing act was published in the Register and Leader, April 4, 1907, and The Winterset Madisonian, April 11, 1907.

W. C. HAYWARD,

** I

Secretary of State.

CHAPTER 272.

THE TOWN OF MILFORD.

H. F. 491.

AN ACT to legalize the orders, acts, proceedings and resolutions passed by the council of the town of Milford, Dickinson county, Iowa, in connection with submitting the proposition of granting a franchise to the Midland Telephone Company at the municipal election.

WHEREAS, The council of the incorporated town of Milford, Dickinson county, Iowa did at a meeting of said council, as provided by law, order that the proposition of granting a franchise to the Midland Telephone Company of

Milford, Iowa, be submitted to the electors of said town at the regular municipal election held on the last Monday in March 1905, and

WHEREAS, Notice of said election was published in the Milford Mail, the only weekly newspaper published in said town, as provided by law, and

WHEREAS, In pursuance of said order of the council of said town the said proposition was submitted to the people of the incorporated town of Milford, at the annual municipal election on the last Monday of March 1905, and

WHEREAS, A majority of the electors of said incorporated town of Milford voted in favor of granting a franchise to the said Midland Telephone Com-

pany, and

WHEREAS, Doubts have arisen as to the legality of submitting the said proposition of the granting a franchise at the annual municipal election, and now therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Election, acts and proceedings legalized—pending litigation. That said election and all acts relating to said election held by the town of Milford, Dickinson county, Iowa, in connection with granting a franchise to the Midland Telephone Company, and all acts, orders, proceedings and resolutions, and all of the official acts of said council acting as such officials, also the official act of its town clerk and judges of election, and any and all irregularities in relation thereto are hereby legalized and given as full force and effect as if the law in every way had been complied with, and said election had been held at a general election or at one especially called for that purpose as provided by law. Provided, however, that nothing herein contained shall be construed to affect pending litigation.

Approved April 13, A. D. 1907.

CHAPTER 273.

THE TOWN OF MONDAMIN.

S. F. 814.

AN ACT to legalize certain ordinances and official acts of the town council of Mondamin, Harrison county, Iowa.

Whereas, Doubts have arisen as to the legality of certain ordinances, to-wit: ordinances 1 to 14 inclusive, passed by the town council of the incorporated town of Mondamin, Harrison county, Iowa, on the 7th day of July, 1903, the same being found on pages 2 to 41 inclusive of the published ordinances of said incorporated town, known as "The revised and compiled ordinances of the town of Mondamin, Iowa", for the following reasons, to-wit:

1st. The clerk failed to keep a true record of the proceedings of the meeting of the town council of said incorporated town, held on the 7th day of July,

1903; and,

2nd. That the incomplete minutes and record of said meeting at which time the said ordinances were passed, failed to show a compliance with sections six hundred and eighty-two (682) and six hundred and eighty-three (683) of the code; therefore,

Be it enacted by the General Assembly of the State of Iowa:

Section 1. Ordinances and proceedings legalized—pending litigation. That ordinances 1 to 14 inclusive, passed by the town council of the incor-